THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

RALPH S. JANVEY, IN HIS	§	
CAPACITY AS COURT-APPOINTED	§	
RECEIVER FOR THE STANFORD	§	
RECEIVERSHIP ESTATE, and THE	§	
OFFICIAL STANFORD INVESTORS	§	
COMMITTEE	§	
	§	
Plaintiffs	§	
	§	CIVIL ACTION NO. 3:12-CV-00495-B
v.	§	
	§	
ADAMS & REESE, LLP, CLAUDE	§	
REYNAUD, BREAZEALE SACHSE	§	
& WILSON, LLP, ROBERT SCHMIDT	, §	
JR., CORDELL HAYMON, THOMAS	§	
FRAZER	§	
	§	
Defendants	§	

AGREED STIPULATION EXTENDING CERTAIN DEADLINES

Plaintiffs Ralph S. Janvey ("<u>Janvey</u>") and The Official Investors Committee (the "<u>Committee</u>") (collectively, the "<u>Plaintiffs</u>") and Defendants Claude Reynaud ("<u>Reynaud</u>") and Breazeale Sachse & Wilson, LLP ("<u>BSW</u>") file this stipulation extending certain deadlines and state as follows:

- 1. On August 11, 2014, BSW and Reynaud filed their Supplement to Motions to Join, in Part, Defendant Cordell Haymon's Motion for Leave to Designate Responsible Third Parties and Brief in Support ("Supplement to Motions") [Docket No. 127]. Plaintiffs' deadlines to respond to BSW's and Reynaud's Supplement to Motions is September 2, 2014.
- 2. Plaintiffs, BSW, and Reynaud hereby agree and stipulate that Plaintiffs' deadline to respond to BSW's and Reynaud's Supplement to Motion is extended to September 5, 2014.

Dated: September 2, 2014

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Respectfully Submitted,

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CERTIFICATE OF SERVICE

On Septem	iber 2, 2014, a	ıll counsel	of record	were	served	in acc	cordance	the F	ederal	Rule
of Civil Procedure	5(b)(3).									

/s/ *Douglas J. Buncher*Douglas J. Buncher

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